CITY NEWS.

Arrival and Departure of the Mails from the Memphis Postoffice."

Chattanooga, Richmond, Washington, New Ork, Baltimore, and all cities East and South; olumbus, Ga., and Montgomery, Ala.; all tations on the Memphis and Charleston, lississippi Central, Mobile and Ohio, Nashille and Chattanooga and East Tennesses allroads, arrive at 2:30 p.m.; close at 11:30

article Mosquito Nettings, 50 cents per yard—sold heretofore at 65 cents. M. Kraus & Co., cor. Main and Adams.

ALDERMANIC.

What Has Become of Mayor Left-

chance of seeing their names figure in the Jury's report. Meanwhile the public, knowing that the Jury is do-

MEMPHIS ASSOCIATION COURSE, A special meeting of the Directors of the Memphis Association Course was held at "Willett's," on Adams street, yesterday afternoon, for the purpose of making the preliminary arrangewhich is expected to take place early in November. The President, Col., C. L. Morrison; Perjury.

I. Philip officiated as Secretary.

Dr. F. G. McGavock, ofter referring Amos H. Curlin; Murder. M. Philp officiated as Secretary. to the success which had attended the August Vaught; Larceny two last meetings under the auspices | Daniel Smith; Larceny, of the Association, moved that a com- Daniel Earle; Murder. mittee be appointed by the Chair to Hans Margarum; Malicious Shooting rangements for the coming fall meet- Louis Street; Murder.

Fourteenth Civil District. This is the \$10,000 FOR \$10-Masonic Mutual

cents per barrel.

PUFFED Bosom Shirts, 82-worth the \$8. M. Kraus & Co., corper Main and Joe Locke's depot, No. 2363 Main to state in his certificate that he is perdecided in this State.

Adams. It is well settled in this State and & Co.

THE TURF.

Meeting of the Chickasaw Jockey Club--Arrangements for the Fall Meeting.

Whenever the Grand Jury report, the whole matter will be in a shape for the cltizens to judge for themselves of the Supreme Court of Tennessee,

Good Coal may be had of the Mt. Carbon Coal Company, at seventy-five cents per barrel delivered.

Joe Locke, 2363 Main street, has Circinnati, Chicago, St. Louis, Louis-besides the latest Illustrated Weeklies and Monthlies.

Memphos Association Course. A special meeting of the Directors of Thomas E. Leonard; Embezzieneuit, Thomas E. Leonard; Em

ohn Donovan, presided, and David H. H. Morrison; Perjury

propose a programme and make ar- Issac Helegers; Receiv's stolen goods programme and make arrangements for the coming fail meeting, in accordance with the rules and regulations of the Southern and West-first Turl Congress. The motion was manimously adopted.

The President appointed as such committee Dr. F. G. McGavock, Col. A. P. Curry, H. T. Tomlinson, Esq., and H. Seessel, Jr., Esq.

On motion the name of the President of the count will be devoted with the such and appeared before me privately and apart from her husband, the said of the wife should be a nullity and apart from her husband, the said of the wife should be a nullity. Some few writs of inquiry were also executed. To day the time and attacks the said elerk, in addition to the certificate or acknowledge or acknowledge in the above recited dition to the certificate or acknowledge in the above recited dition to the certificate or acknowledge in the above recited dition to the certificate or acknowledge in the above recited act, shall also put the following certificate or acknowledge in the above recited dition to the certificate or acknowledge in the above recited act, shall also put the following certificate or acknowledge in the above recited in the abov

adjourn to Court in course.

SUPREME COURT.

Condensed Decisions, Reported for the Appeal by H. Clay King, Esq.

action of ejectment against Mount for the Misseshippt river somt, isome weekly) Tuesday and Saturday, arrive at by an inclose at \$1.00 and \$1.00 at \$1.00 at

what has Become of Mayor Leftwich's Charges?

In an editorial in the Appeal of yesterday, commenting on the Board of Aldermen, and their recent square, and their recent square become of the charges recently man become of the charges recently mayor Leftwich and Alderman Monte. We are requested by the latter to say that the "law's cleary" is the only reason why the public has not been told all about the charges, and their law's cleary "is the only reason why the public has not been told all about the charges, and their law's cleary" is the only reason why the public has not been told all about the charges, and their law's cleary "is a superior of the charges of the control of the charges recently man and the public has been told all about the charges of the charges recently made to the control of the wine of the charges recently made to th the only reason why the public has been whenever the fund Jury separation. North Xardina, Hon. Land on the Sangara of the carbon of the same of the sa

clerk before whom said probate or action one, and the privy examination of the knowledgment is so taken, and after the said deed is so proven or acknowledged to examine the wife privily and apart from her said husband touching the statute was passed as statutes often are, in view of the existence of the said deed in the statute was passed as statutes often are, in view of the existence of the said deed in the statute was passed as statutes often are, in view of the existence of the said deed in her voluntary execution of the same; and if she acknowledges or states that she executed the same freely and volumes to a very narrow and technical she in the same freely and volumes to a very narrow and technical she in the same freely and volumes. untarily, and without any compulsion | nical construction, and grasping at the on the part of her said husband, then shadow while losing the substance, to and in that case the said clerk, in ad- hold in the present case that while the

certificate of acknowledgment upon ing such an apparently immaterial act

merce and its likely aw will come more and its likely aw will come more and its likely aw will come more and its likely aw will be a state of the partners of the come of and deed to have been done of said deed to have been done of said deed to have been done of said deed to have been done the entire day. The remainder of the term will be devoted to writing up the unituished business of the term, the deep devoted to writing up the unituished business of the term.

Grear harmonic and in particular that is should be certificate by the certificate of the prive examination; and in particular that is should be certified by the least of the prive examination; and in particular that is should be certified by the least of the prive examination; and in particular that is should be certified by the least of the prive examination; and in particular that is should be certified by the least of the prive examination; and in particular that is should be certified to the certificate of the prive examination; and in particular that is should be certified by the least of 1881 be prefixed to the certificate of the prive examination; and in particular that is should be certified by the least of 1881 be prefixed to the certificate of the prive examination; and in particular that is should be certified by the least of 1881 be prefixed to the certificate of the prive examination; and in particular that is should be certified by the least of 1881 be prefixed to the certificate of the prive examination; and in particular that is should be certified by the least of 1881 be prefixed to the certificate of the prive examination; and in particular that it should be certified by the least of 1881 be prefixed to the certificate of the prive examination; and in particular that the should be certified by the least of 1881 be prefixed to the certificate of 1881 be prefixed to the certificate of 1881 be prefixed to the certificate of 1881 be prefixed to the certified to the certificate of 1881 be prefixed to the certified to the certified to the c

is a defect which renders the deed to- elsewhere, that the title of a femme tally invalid as to her.

The act of 1823 provides that the deeds of husband and wife may be proved by the subscribing witnesses or acknowledged before the Clerk of the County Court, and it shall be the ments of the law in regard to such expensions and acknowledged before the clerk of the county Court, and it shall be the ments of the law in regard to such expensions and acknowledge to prove that the requirements of the law in regard to such expensions and acknowledge to prove that the requirements of the law in regard to such expensions and acknowledge to prove that the coverties of the subscribed to prove the coverties of the coverties of the subscribed to prove the coverties of the subscribed to p The Chickasaw Jockey Club, formerly known as the Memphis Turf Association, of which Gen. J. R. Chalmers is President, held a meeting yesterday at Willett's, in pursuance of yesterday at Willett's, in pursuance of the court.

The bill in this cause the duty of said clerk before whom said probate or acknowledgment is taken, and after the said deed is so proven and acknowledged as aforesaid to examine the wife privily and apart, etc. The bill in this cause the duty of said clerk before whom said probate or acknowledgment is taken, and after the said deed is so proven and acknowledged as aforesaid to examine the wife privily and apart, etc. The bill in this cause the duty of said clerk before whom said probate or acknowledgment is taken, and after the said deed is so proven the said deed is so proven and acknowledged as aforesaid to examine the wife privily and apart, etc. The bill in this cause the duty of said clerk before whom said probate or acknowledgment is taken, and after the said deed is so proven the said deed is so proven and acknowledgment have been complied with. Does the act of 1833 require that the whole of the certificate prescribed by the act of 1831 as well as that of 1833, be endorsed upon the deed as an essential condition to Chalmers is President, held a meeting at the first case was filed in the following and private at \$1.00 p.m.; closes at \$1.00 p.m.; closes at \$1.00 p.m.; dieses at \$1.00 p.m.;

discussed and an Executive Committee
Bro., No. 226 Main street.

Two yards wide Bleached Table
Linen, at \$1 per yard—worth \$1 50.
Warranted all linen. M. Kraus &
Co., corner Main and Adams.

The Mt. Carbon Coal Company will
sell good coal at seventy-five cents per
barred delivered.

Line M. Carbon Coal Company will
sell good coal at seventy-five cents per
barred delivered.

Line M. Carbon Coal Company will
sell good coal at seventy-five cents per
barred delivered.

Line M. Carbon Coal Company will
sell good coal at seventy-five cents per
barred delivered.

Line M. Carbon Coal Company will
sell good coal at seventy-five cents per
barred delivered.

Line M. Carbon Coal Company will
sell good coal at seventy-five cents per
barred delivered.

Line M. Carbon Coal Company will
sell good coal at seventy-five cents per
barred delivered.

LAW REPORTS.

discussed, and an Executive Committee
appointed to carry certain provisions
the deed of Mrs. Kesterson and her husband as copy from
the Register's office is exhibited
that been lost, and a copy from
the Register's office is exhibited
that been lost, and a copy from
the Register's office is exhibited
with the bill. The answer of Mrs.

The essential thing to be accomlike the deed of Mrs. Kesterson and her husbarred that complishes the substantial purpose of
the by-laws into effect, the Club ad
ourned, to meet again upon call of
the President. The Executive Committee consists of the President, if that which is done acthat defect, the Club ad
ourned, to meet again upon call of
the Register's office is exhibited
with the bill. The answer of Mrs.

The sesential thing to be accomlike the deed by her husband, and that a copy
with the bill and a conveyance by
the the husband, and the the deed to her exister.

The besential thing to be registered, and used as
the deed of Mrs. Kesterson and her husbench that the deed to her interest of
the the bushand, and the will be substantial purpose of
the the deed of Mrs. Kesterson and her husbench that the deed of Mrs.

The be United States District Court for the fine in England and in all the varying and omitted to free and show in the privy examination and in his probate that he was personally acquainted with responding against him and complete authentication as to both parties, of deeds exceuted by husband and in his probate that he was personally acquainted with responding against him and complete authentication as to both parties, of deeds exceuted by husband and in his probate that he was possible and the supplying an omission in the act of 1831. With this view, the responding against him and complete authentication as to both parties, of deeds exceuted by husband and in his probate that he was partient and in his probate that he was some fine in England and in all the varying and omission in this state and the private of their invasion is the closing and wife, thereby supplying an omission in the act of 1831. With this view, the responding against him and complete authentication as to both annoyed extremely by them. There are allow for deeds exceuted by husband and in his probate that he was partient and complete authentication as to both annoyed extremely by them. There are allow for deeds exceuted by husband and in all the varying and omission in the act of 1831. With this view, the responding against him and complete authentication as to both annoyed extremely by them. There are allow for deeds exceuted by husband and complete authentication as to both annoyed extremely by them. There are

this State were required to be ac-knowledged by the femme upon a steed at common law, though it could be unable for any cause to appear be-

chance of seeing their names figure in the Jury's report. Meanwhile the public, knowing that the Jury is doing all in its power, and using all haste consistent with so grave an investigation, must be content to bide its time with patience.

Ladies' Corsets, at \$1—worth \$1.50.

Ladies' Corsets, at \$1—worth \$1.50.

M. Krsus & Co. and announced that they had agreed In 1833 was passed an act entitled he appeared with her before the clerk,

-worth \$6. M. Krans & Co.

was added to the committee.

Power was given to the committees to solicit subscriptions to the usual purses to be run for at the coming fall meeting.

After the transaction of some other business the meeting adjourned.

After the transaction of some other business the meeting adjourned.

The minutes will be devoted to examining and signing bills of expressed. The meeting adjourned tention of the Court will be devoted to examining and signing bills of expressed at the committees to solicit subscriptions and closing up the municipal business of the term. Court will be devoted to examining and signing bills of expressed at the committee than his acts had already shown his assent to his wife's convey and already to examining and signing bills of expressed at the committee.

The minutes will be devoted to examining and signing bills of expressed at the committee than his acts had already shown his assent to his wife's convey and already business of the term. Court will possible that at the time of the count as an illustration. On the lst of June, my account was balanced. On the 10th, I drew a check for \$70. It would appear to the purpose therein expressed. The many new business of the term. Court will possible that at the time of the execution of the deed as to him; which could show no further than his acts had already shown his assent to his wife's convey and allow of June, my account was balanced. On the loth, I drew a check for \$70. It would appear to the purpose of the term of the transaction of the committee.

The minutes was an illustration. On the lst of June, my account was balanced. On the loth, I drew a check for \$70. It would appear to the purpose therein expressed. The minutes was balanced.

The minutes was an illustration of June, my account was balanced. On the loth, I drew a check for \$70. It would appear to the convention, to be held in this city on the transaction of some other business of the term. Court will be signed in the counter that the time of the counter that the time of the counter than hi

LESLIE'S Boys and Girls' Weekly, at 2361 Main street; also the month lies, weeklies and dallies of the latest date from everywhere.

MEN'S Gauze Under Shirts at \$1—
world double the money. M. Kraus do to.

ATTENTION, DELINQUENT TANPAY. The Augument in the abovecause will commence and it is likely will continue the native day, the raminder of the taxes are unpaid. On to-morrow, the lates, are unpaid. On to-morrow, the lates, are unpaid. On to-morrow, the lates, and special calendar was encluded. A grant for Shelby county, will sell lands in the Fourteenth Civil District upon whitch the taxes are unpaid. On to-morrow, the lates, and the Mayor are ling such an apparently immaterial act to be an absolute essential to the validity of a deed, should require a log based and spolute essential to the validity of a deed, should require a log based and so it will be formed to this effect. But if it be settled ton this effect. But if it be settled ton vs. Southerland. To-day the agreement in the abovecause will commence and it is likely will continue the entire day. The remainder of the settled ton vs. Southerland. To-day the agreement in the abovecause will commence and it is likely will continue the entire day. The remainder of the settled ton vs. Southerland. To-day the active men privately and under the entire day. The remainder of the settled to the settled to the settled to have been done to find the substances of the entire day. The remainder of the settled to the settled to the settled to have been done to find the substance of the entire day. The remainder of the validity of a deed, should require a ling such an apparently immaterial act to be a solution; of a deed, should require a ling such an absolute essential to the validity of a deed, should require a ling such an apparently immaterial act to be a solution; of a deed, should require a ling such an apparently immaterial act to be a solution; of deed of a femine covert that the settled to the settled that it is not essential to the validity of a deed of a femi

It is admitted in the case that the deed in question was executed by John case of the deed of a person suit axes—charter perpetual. Office 234 Front Row.

It is admitted in the case that the deed in question was executed by John case of the deed of a person suit inverses.

It is admitted in the case that the deed in question was executed by John case of the deed of a person suit inverses, the husband, and by Ann juris, the certificate of acknowledge in the first this State that under these statutes, in the deed in question was executed by John case of the deed of a person suit inverses.

It is admitted in the case that the deed in question was executed by John case of the deed of a person suit inverses.

It is admitted in the case that the deed in question was executed by John case of the deed of a person suit inverses.

It is admitted in the case that the deed in question was executed by John case of the deed of a person suit inverses.

It is admitted in the case that the deed in question was executed by John case of the deed of a person suit inverses.

It is admitted in the case that the deed in question was executed by John case of the deed of a person suit inverses.

It is admitted in the case that the deed in question was executed by John case of the deed in question was executed by John case of the deed in question was executed by John case of the deed in question was executed by John case of the deed in question was executed by John case of the deed in question was executed by John case of the deed in question was executed by John case of the deed in question was executed by John case of the deed in question was executed by John case of the deed in question was executed by John case of the deed in question was executed by John case of the deed in question was executed by John case of the deed in question was executed by John case of the deed in question was executed by John case of the deed in question was executed by John case of the deed in question was executed by John case of the deed in question was

LOCAL PARAGRAPHS.

More rain yesterday. Travel continues very brisk for season of the year. The great cotton case was decided sterday for the claimant.

The "old woman in the shoe ad a good many visitors yesterday. The Grand Jury are still examin-

rested by officer Gorbet yesterday for cruelly beating a little orphan girl. of the city. R. J. Morgan,

CITY AFFAIRS.

Memphis, I wish to make a statement to the public that can be relied upos. If there is anything wrong in the administration of the affairs of the city, it should be accounted and it matter. not what may have been the motive to their homes. They will be on hand of the party who instigated the investigation. But if there is no wrong or injury to the city, the motive of the party who makes the charges should

e exposed to public scorn. erred in dismissing the bill in this cause; that the deed executed by Mrs. Kesterson and husband was valid, and operated to convey her estate in the land, and it must be so decreed. BRITISH Half Hose, \$1 50 per dozen

THE Mammoth News Depot, 2361 Main street, always has the latest Blustrated Weeklies, Monthlies and SEA Island, yard wide Domestic, at 123 cents per yard. M. Kraus & Co., corner Main and Adams.

CHIMNEY CORNERS and Ledgers ahead of times at Locke's News Developed and intended to be created at intended to be created at the time was, that these overchecks existed when the complaint was made. If the public understood the way the accounts of the city are kept, they would not be misled, for it would be w. A. CALDWELL, Arksmass river, 5 p.m.

yet the city at that very date was in-debted to me \$138 38, leaving a bal- Cheek. ance due me of \$68 88. I have taken this as an example. The cases of Mr. Richards and the Mayor are in the same condition; and so it will be found with most or all the parties reported. On vestarday when this was a bound with most or all the parties reported. On vestarday when this was a bound with most or all the parties reported. On vestarday when this was a bound of the parties reported.

months salaries. If payments are made upon account to the employees of the city when the services are rendered no loss can possibly occur. of the city when the services are rendered no loss can possibly occur.

Our firemen and street hands live by their daily wages, but are paid only at the end of the month. Can there be any harm in advancing to these employees after the services have been rendered to meet their daily wages, to the constraint of the con wants? The Comptroller tells me that he has frequently done this in small sums. The city was safe and the necessity of working men relieved, What I have stated in this commutation. What I have stated in this commutation is commutative to the commutation of the that he has frequently done this in small sums. The city was safe and ication of my own knowledge I am willing and ready to stand by. The nformation received from others can

ED. LINDSAY.

is Brought before Esquire Black and Fully Committed.

He Threatens to "Peach" on some Big People" of the Town.

 Ed. Lindsay, the desperado, was yesterday brought up before 'squire Black' on the charge of robbery from person and attempted outrage of Miss Mary Williams. Lindsay at first determined to plead not guilty and go into examination, and so gave the name of a witness, one Jesse Jones, whom he wished summoned. George Hay-he wished summoned. George Hay-he wished summoned the summons and the summons and the summons of the summons don was present and the summons was put into his hands, Lindsay giv-told by a new editor, we must believe it. ing directions to George where to find

George went to the appointed place a basket of scuppernong grapes and but Jones seeing him coming, and some figs, brought from the neighbor-knowing him to be an officer of the law, for reasons best known to him--Pete Good, who hit a man with a self, took to his heels and made hi lung shot a few nights ago on the escape. George reported back to the atture, was arrested yesterday and Squire and Lindsay remarked that

murder, attempted outrage, arson, burglary, highway robbery, horse-stedling, grand larceny, etc. He knows that he is in a tight place, and is desperate. At his preliminary ex-

propositions for improvement in navigation, by the Mississippi Vátley Navigation Company, could not be held according to announcement. The meeting will be held this evening, Friday, at the Chamber of Commerce, at eight Editors Appeal: In justice to the Chamber of Commerce, at eight present administration of the city of o'clock, and there will be no disapit should be corrected; and it matters | ing the premises in the dark, retired

RIVER NEWS.

The present administration began in January, 1870. The defaulters that are paraded before the public, are officers. So that have had no connection with the present administration. Their terms anded prior to 1888, and are embraced in many years anterior to that date. An investigation of the accounts of the escondard of the embraced in the present comproller is, that he has permitted certain parties to overdraw their accounts. The impression ic, at the time was, that these overchecks existed when the complaint was made, at the present comproller is, that he has permitted certain parties to overdraw their accounts. The impression of the complaint was made, at the present comproller is, that he has permitted certain parties to overdraw their accounts. The impression of the city are kept, they would not be misled, for it would be a complaint was made, at the end of each month.

Agausta, overcast calm, 78; Baltimore, 2 Bullalo, cloudy, 71; Boston, 75; Chairsnoogs, aim, 74; Chicago, cloudy, 71; Boston, 75; Chairsnoogs, aim, 74; Chairsnoogs, a

Steamer G. W. Cheek, Friar's Point.

W. A. Caldwell, Arkansas river

Thompson Dean, New Orleans. DEPARTURES. Steamer Pelle St. Louis, St. Louis, "Thompson Doan, St. Louis,

IN PORT. W. A. Caldwell, Sam. J. Hale, G. W.

Sr. Louis, July 8.—The river is falling at this point.

Departed—Mollie Able, Commonwealth and Marble City. Weather warm and wet. MENPHIS GAS WORKS, July 8.

water and advanced rates are a sure thing before the end of the month. MISCHLEANEOUS. have been rendered to meet their daily wants? The Comptroller tells me Cheek to-day for Friar's Point and all

connecting with the trains North and East. Lee Finney and Charley Parsons are her clerks.

The Marble City is the regular Saturday Vicksburg packet The Natoma, Capt. Ashford, leaves on Saturday for all points on White river. She is the regular United States mail To-day at 5 p.m. Rube Haynes will back out the W. A. Caldwell for Little Rock and way points on the Arkansas. She is the regular U. S. mall packet, and connects with steamers for Fort Smith. Ed Outlaw and BobShields are her secretaries. We learn that Jack Chambers has noon reduced to a mere shadow at the Hot Springs. Hot water and wind baths have

made a feather weight out of him.

The ferry-bost plying between Carondelet, aix miles below St. Louis and the Illinois shore, burned on Monday afternoon. Loss about \$10,000; insured for

STEAMBOATS.

FOR ST. LOUIS

Memphis and St. Louis U. S. Mail Line FOR CAIRO AND ST. LOUIS UMINARY This elegant and switt steemer THIS DAY, 9th lust., at 5 p.s. This DAY, Su Tickets for all points, via Mamplus and St. Louis Packets, North, East and West, Apply Research Ticket, Office, 25 Main to General Business Ticket Office, 75 Marstreet, FLEE Cally Sir, 1909.

RAN C. WEAVER, Ticket Agent.

FOR VICKSBURG.

JAMES T. BOURNE & CO., Agents, No. 12 Jefferson street

FOR WHITE RIVER. Vinited States Mall Line.
For Jacksonport and Way Landing.
NATOMA. Ashford, masso
This superb passenger packet
will leave as above
SATI-HOAV, ight inst. also panil
T. A. KENDIG, Agenl
jys DA Frant street, Mosby Block.

FOR HALE'S POINT.

HALE'S POINT TRI-WEEKLY PACKET. COMMENCING ON OR ABOUT THE FIF-TEENTH OF SEPTEMBER,

THE Memphis and St. Louis and Packet Co. will run their fine side-wheel Passenger Steamer, ST. 10SEPH between Memohis and Hale-Point, leaving Memphis Jouday, Weshesslay and Friday eventing at 50 clock; returning, will leaving to Point Tuesday, Thursday and Saturday at 12 o'clock m., arriving at Memphiseric the following morning.

HENRY W. SMITH, President, FLEE, CALVERY, Superintendent.

For Mound City, Ark. STEAMER BEN CAMPBELL day to Mound City, leaving Memphis at and il a.m. and 3 p.m. The flating hear Mound City is excellent. The best will also make a trip to Bradley Landing every Sunday.

Memphis and St. Francis River Tuesday Packet. Por Helena, Mariana, Madison and Winsburg The new and elegant Sidewheel Passenger Packet. SAINT FRANCIS,

Capt. T. R. Bowman Som C. Paine, Clerk WILL leave Memphis for HEL-ENA, L'ANGUILLE and ST FRANCIS RIVERS every TUESDAY, at LARRY HARMSTAD, Agent. 22% Madison street

Memphis and Arkansas River Packet Comp'y SUMMER ARRANGEMENT United States Mail Line. I'lle FOLLOWING ELEGANT PASSEN-ger boats of this line leave Memphis for little Rock as follows:

- NOTICE TO ARKANSAS RIVER SHIPPERS.

FOR the better accommodation of the traveling public and shippers, the schedule of the Memphis and Arkansas River Packets, from this date, will be changed during the sommer, as advertised. They will leave Mean-phis MONDAYS AND FRIDAYS, at 5 o'clock p.m., instead of Tuesdays and Saturdays, as heretofere. Immediately upon the opening herelofere. Immediately upon the opening of the Fall Trade, the Company will put in a Wednesday boat, leaving Memphis Mondays, Wednesdays and Fridays, at 5 p.m.
Forthe present, there will be but two Boats in White River, leaving Memphis TUESDAYA AND SATURDAYS. Upon the opening of the Fall Trade there will be a Thursday Boat put in, leaving Tuesdays, Thursdays and Saturdays, as heretofore—thus making a daily the from Memphis to Little Bock and points where you the Astances River. above on the Arkansas River. lyl JOHN D. ADAMS, President. Memphis and White River Packet Company.